

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

United States of America,

Plaintiff  
v.

Jamal William,

## Defendant

Case No. 2:17-cr-0124-JAD-EJY-10

**Order Denying Motion for  
Reconsideration and to Reopen  
Sentencing in the Interest of Justice**

ECF No. 371

Defendant Jamal William pled guilty to and was convicted of conspiracy to distribute

<sup>10</sup> oxycodone and was sentenced to nine months.<sup>1</sup> The court ordered a self-surrender date of

11 October 28, 2019. After judgment was entered, William moved the court to reopen and

<sup>12</sup>|| reconsider his sentencing because he continues to undergo medical procedures for back pain.<sup>2</sup>

The court denies the motion to reconsider or reopen the sentence because the court

14 arrived at the sentence in this case after extensive deliberation, and the additional reasons

<sup>15</sup> provided do not justify resentencing. Nevertheless, the court is sympathetic to the benefits of a

16 continuum of medical care. The reply brief states that William "ha[d] a procedure scheduled for

17 September 12, 2019," and anticipates that another procedure may be ordered during a follow-up

18 appointment today.<sup>3</sup>

19

<sup>1</sup> ECF No. 106 (judgment).

23 |<sup>2</sup> ECF No. 371.

<sup>3</sup> ECF No. 389 at 2.

1 IT IS THEREFORE ORDERED that **Motion for Reconsideration and to Reopen**  
2 **Sentencing in the Interest of Justice the Clerk of Court [ECF No. 371] is DENIED.** If  
3 William's doctor has scheduled another procedure, defense counsel should file a motion to  
4 extend the self-surrender deadline, providing support for a reasonably brief extension of time for  
5 this limited purpose.

6 Dated: October 3, 2019

7   
8 U.S. District Judge Jennifer A. Dorsey

10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23